

# United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/500,897	02/09/2000	Shunpei Yamazaki	SEL 161	3195
7590 06/07/2007 Mark J Murphy Cook Alex Mcfarron Manzo Cummings & Mehler LTD			EXAMINER	
			MISLEH,	MISLEH, JUSTIN P
200 West Adams Street Suite 2850 Chicago, IL 60606			ART UNIT	PAPER NUMBER
			2622	
			MAIL DATE	DELIVERY MODE
	•		06/07/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)					
	09/500,897	YAMAZAKI ET AL.					
Office Action Summary	Examiner	Art Unit					
	Justin P. Misleh	2622					
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period w  - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION  16(a). In no event, however, may a reply be tin  rill apply and will expire SIX (6) MONTHS from  cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).					
Status							
	Responsive to communication(s) filed on <u>26 February 2007</u> .						
,	· · · · · · · · · · · · · · · · · · ·						
•	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims							
4)⊠ Claim(s) <u>1, 3, and 32 - 65</u> is/are pending in the application.							
4a) Of the above claim(s) is/are withdrawn from consideration.							
5) Claim(s) is/are allowed.							
	6)⊠ Claim(s) <u>1, 3, and 32 - 65</u> is/are rejected.						
7) Claim(s) is/are objected to.							
8) Claim(s) are subject to restriction and/or election requirement.							
Application Papers							
9)☐ The specification is objected to by the Examine	r.						
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority under 35 U.S.C. § 119							
12)⊠ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a)⊠ All b)□ Some * c)□ None of:							
1.⊠ Certified copies of the priority documents have been received.							
2. Certified copies of the priority documents have been received in Application No							
3. Copies of the certified copies of the priority documents have been received in this National Stage							
application from the International Bureau (PCT Rule 17.2(a)).							
* See the attached detailed Office action for a list of the certified copies not received.							
Attachment(s)							
1) Notice of References Cited (PTO-892)	4) Interview Summary	r (PTO-413)					
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail D  5) Notice of Informal F	ate					
3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	6) Other:	atom reproduction					

Art Unit: 2622

17

# **DETAILED ACTION**

# Response to Arguments

- 1. Applicant's arguments filed February 26, 2007 with respect to *Claims Objections* and *Claims Rejections* 35 *USC* §112 have been fully considered and are persuasive. The objections to and corresponding rejections of Claims 42 47 and 60 65 have been withdrawn. Claims 42 47 and 60 65 have not been amended; therefore, this Office Action is Non-Final and meant to replace the Non-Final Office Action (mailed October 31, 2006).
- 2. The Examiner respectfully notes Applicant does not traverse the prior art rejection of Claims 36-41, 42-47, 54-59, and 60-65; therefore, the prior art rejection of these claims will be maintained. However, the Examiner respectfully submits Claims 42-47 and 60-65 will be interpreted in accordance with Applicant's remarks (see Response filed February 26, 2007; page 2) and the present specification. Moreover, Applicant's arguments with respect to Claim Rejections -35 USC §103 of Claims 1, 3, 32, 33, and 48-51 have been fully considered but they are not persuasive.
- 3. In regards to Claims 1, 3, 32, 33, and 48 51, Applicant argues, "one skilled in the art would clearly appreciate and understand, one of the objects of the present invention and present application is to provide a camera having a display device which can present large images and a view finder for such a camera ... the field of the invention of the present application is directed to cameras and view finders ... Therefore, one skilled in the art would clearly understand that, as taught in the application, 'camera' and 'camera having a view finder' are limitations in these claims and give meaning to the claims."

Application/Control Number: 09/500,897 Page 3

Art Unit: 2622

4. In response to Applicant's arguments, the recitation "a camera" and "a camera having a view finder" has not been given patentable weight because the recitation occurs in the preamble. A preamble is generally not accorded any patentable weight where it merely recites the purpose of a process or the intended use of a structure, and where the body of the claim does not depend on the preamble for completeness but, instead, the process steps or structural limitations are able to stand alone. See *In re Hirao*, 535 F.2d 67, 190 USPQ 15 (CCPA 1976) and *Kropa v. Robie*, 187 F.2d 150, 152, 88 USPO 478, 481 (CCPA 1951). See MPEP § 2111.02.

# Claim Objections

- 5. Claims 45 and 61 65 are objected to because of the following informalities: typographical errors.
- o Claims 45 and 63 each recite therein "the planarizing film"; however, parent Claims 42 and 60 respectively recite "a passivation film". The Examiner believes this is typographical error and "planarizing" should be changed to "passivation". Appropriate correction is required.
- o Claims 61 65 are claimed as directly depending from Claim 54 respectively; however, the Examiner believes that the claimed dependencies are typographical errors and should be changed to depend from "Claim 60". Appropriate correction is required.

#### Claim Rejections - 35 USC § 103

6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

Application/Control Number: 09/500,897 Page 4

Art Unit: 2622

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

7. Claims 1, 3, 32, 33, and 48 - 51 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tang et al. (US 5,550,066) in view of Nishiguchi (US 6,046,787).

# **Examiner Note**

As stated in the MPEP § 2111.02 (please see also Kropa v. Robie, 187 F.2d 150, 152, 88 USPQ 478, 481 – CCPA 1951), if the preamble of the claim neither recites the limitations of the claim nor is necessary to give life, meaning, and vitality to the claim; then the preamble of the claim is not served to further define the structure of the claim.

In regards to independent Claims 1 and 48, "a camera" and "a camera having a view finder," which are in the respective preambles, neither recite the limitations of the claim nor are necessary to give life, meaning, and vitality to the claims. A preamble is generally not accorded any patentable weight where it merely recites the purpose of a process or the intended use of a structure, and where the body of the claim does not depend on the preamble for completeness but, instead, the process steps or structural limitations are able to stand alone. See *In re Hirao*, 535 F.2d 67, 190 USPQ 15 (CCPA 1976) and *Kropa v. Robie*, 187 F.2d 150, 152, 88 USPQ 478, 481 (CCPA 1951). Accordingly, the preamble of Claims 1 and 48 are not given any patentable weight.

8. For Claims 1 and 48, Tang et al. disclose, as shown in figure 8 and as stated in column 6 (line 49) – column 7 (line 47), an electroluminescence display device comprising:

a substrate (41) having a first surface (upper surface – towards top of figure) and a second surface (lower surface – towards bottom of figure) wherein the second surface is on an opposite side of the substrate with respect to the first surface (clearly seen in figure 8);

a thin film transistor (formed over "polysilicon island" – also see figure 2) formed over the first surface of the substrate (see elements 6KA; 3KA; and said island in relation to substrate 41 – clearly formed over substrate);

a planarizing film (52) formed over the thin film transistor (see column 7, lines 17 – 19); a first electrode ("anode electrode" – 72) formed on the planarizing film (52) and electrically connected to the thin film transistor (see column 7, lines 25 – 29);

an emission layer (82) formed over the first electrode (72);

a second electrode ("top electrode" - 84) formed over the emission layer (see column 9, lines 57 - 60).

However, Tang et al. do not disclose wherein the second surface of the substrate has a spherical configuration which acts as a lens.

On the other hand, Nishiguchi also disclose a display device having a substrate with two opposing surfaces. Specifically, Nishiguchi teaches, in figure 7, a display device (131) having a substrate (101b) with a first surface (towards the left-side of the figure) and an opposing second surface (towards the right-side of the figure). Nishiguchi further teaches, in figure 7 and in column 20 (lines 1-30), wherein the second surface of the substrate has a spherical configuration which acts as a lens.

At the time the invention was made, it would have been obvious to one with ordinary skill in the art to have included a feature wherein the second surface of the substrate has a

Art Unit: 2622

spherical configuration which acts as a lens (as taught by Nishiguchi et al.) in the electroluminescence display device (disclosed by Tang et al.) for the advantage of ensuring increased width of viewing in left/right directions of an image viewing zone (see column 6, lines 64-67).

- 9. As for Claims 3 and 49, Tang et al. disclose, as stated in column 7 (lines 45 50), wherein said emission layer (82) comprises an organic electroluminescence material.
- 10. As for Claims 32 and 50, Tang et al. disclose, as stated in column 9 (lines 50 57), wherein said emission layer (82) comprises an inorganic electroluminescence material.
- 11. As for Claims 33 and 51, Tang et al. disclose a planarizing film (52) formed over the thin film transistor (see column 7, lines 17 19); however, Tang et al. do not disclose wherein the planarizing film comprises a resin.

However, Official Notice (MPEP § 2144.03) is taken that both the concepts and advantages of a planarizing film comprising a resin are well known and expected in the art. At the time the invention was made, it would have been obvious to one with ordinary skill in the art to have a provided a planarizing film comprising a resin for the advantage of (1) easiness of film formation; (2) easiness in film thickening; (3) low parasitic capacitance; and (4) excellent flatness.

12. <u>Claims 34, 35, 52, and 53</u> are rejected under 35 U.S.C. 103(a) as being unpatentable over Tang et al. (US 5,550,066) in view of Nishiguchi (US 6,046,787) in further view of Takahara (US 6,219,113 B1).

Art Unit: 2622

video/digital camera.

13. As for Claims 34, 35, 52, and 53, Tang et al. (as modified by Nishiguchi) disclose, as shown in figure 8, an electroluminescence display device; however, Tang et al. is silent with respect to providing the display device in a video/digital camera or in a viewfinder of a

Page 7

On the other hand, Takahara also disclose an electroluminescence display device display device. Specifically, Takahara teaches, in figures 218 – 225 and as stated in columns 3 (lines 33 – 41), 4 (lines 1 – 14), 54 – 57, 122, and 124, an electroluminescence display device. Takahara further teaches, in figures 218 – 225 and in column 122 (line 37) – column 124 (line 40), providing the electroluminescence display device in a video/digital camera or in a viewfinder of a video/digital camera.

At the time the invention was made, it would have been obvious to one with ordinary skill in the art to have included the electroluminescence display device in a video/digital camera or in a viewfinder of a video/digital camera (as taught by Takahara) in the electroluminescence display device (disclosed by Tang et al. – as modified by Nishiguchi) for the advantage of providing a display device with a wide view angle and faster response speed.

14. <u>Claims 36 – 39, 42 – 45, 54 – 57, and 60 – 63</u> are rejected under 35 U.S.C. 103(a) as being unpatentable over Tang et al. (US 5,550,066) in view of Hamada (US 6,114,715) in further view of Nishiguchi (US 6,046,787).

# **Examiner Note**

As stated in the MPEP § 2111.02 (please see also Kropa v. Robie, 187 F.2d 150, 152, 88 USPQ 478, 481 – CCPA 1951), if the preamble of the claim neither recites the limitations of the

claim nor is necessary to give life, meaning, and vitality to the claim; then the preamble of the claim is not served to further define the structure of the claim.

In regards to independent Claims 36, 42, 54, and 60, "a camera" and "a camera having a view finder," which are in the respective preambles, neither recite the limitations of the claim nor are necessary to give life, meaning, and vitality to the claims. A preamble is generally not accorded any patentable weight where it merely recites the purpose of a process or the intended use of a structure, and where the body of the claim does not depend on the preamble for completeness but, instead, the process steps or structural limitations are able to stand alone. See *In re Hirao*, 535 F.2d 67, 190 USPQ 15 (CCPA 1976) and *Kropa v. Robie*, 187 F.2d 150, 152, 88 USPQ 478, 481 (CCPA 1951). Accordingly, the preamble of Claims 36, 42, 54, and 60 are not given any patentable weight.

15. For Claims 36 and 54, Tang et al. disclose, as shown in figure 8 and as stated in column 6 (line 49) – column 7 (line 47), an electroluminescence display device comprising:

a substrate (41) having a first surface (upper surface – towards top of figure) and a second surface (lower surface – towards bottom of figure) wherein the second surface is on an opposite side of the substrate with respect to the first surface (clearly seen in figure 8);

a thin film transistor (formed over "polysilicon island" – also see figure 2) formed over the first surface of the substrate (see elements 6KA; 3KA; and said island in relation to substrate 41 – clearly formed over substrate);

a planarizing film (52) formed over the thin film transistor (see column 7, lines 17 - 19); a first electrode ("anode electrode" – 72) formed on the planarizing film (52) and electrically connected to the thin film transistor (see column 7, lines 25 - 29);

an emission layer (82) formed over the first electrode (72);

a second electrode ("top electrode" - 84) formed over the emission layer (see column 9, lines 57 - 60).

However, Tang et al. do not disclose (a) wherein the thin film transistor has an LDD region and a gate electrode partly overlapping the LDD region; and (b) wherein the second surface of the substrate has a spherical configuration which acts as a lens.

In regards to item (a), Hamada also discloses a electroluminescence display device having a thin film transistor. Specifically, Hamada teaches, in figure 8, an electroluminescence display device (41) having a thin film transistor (43). Hamada further teaches, in figure 8 and in column 7 (line 62) – column 8 (line 41), wherein the thin film transistor (41) has an LDD region and a gate electrode (46) partly overlapping the LDD region (clearly seen in figure 8).

At the time the invention was made, it would have been obvious to one with ordinary skill in the art to have included a feature wherein the thin film transistor has an LDD region and a gate electrode partly overlapping the LDD region (as taught by Hamada) in the electroluminescence display device (disclosed by Tang et al.) for the advantage of *increasing the ON/OFF ratio of the TFT and to suppress leak current in the OFF state* (see column 9, lines 17 – 20).

In regards to item (b), Nishiguchi also disclose a display device having a substrate with two opposing surfaces. Specifically, Nishiguchi teaches, in figure 7, a display device (131) having a substrate (101b) with a first surface (towards the left-side of the figure) and an opposing second surface (towards the right-side of the figure). Nishiguchi further teaches, in figure 7 and

in column 20 (lines 1-30), wherein the second surface of the substrate has a spherical configuration which acts as a lens.

At the time the invention was made, it would have been obvious to one with ordinary skill in the art to have included a feature wherein the second surface of the substrate has a spherical configuration which acts as a lens (as taught by Nishiguchi et al.) in the electroluminescence display device (disclosed by Tang et al. – as modified by Hamada) for the advantage of ensuring increased width of viewing in left/right directions of an image viewing zone (see column 6, lines 64 - 67).

16. For Claims 42 and 60, Tang et al. disclose, as shown in figure 8 and as stated in column 6 (line 49) – column 7 (line 47), an electroluminescence display device comprising:

a substrate (41) having a first surface (upper surface – towards top of figure) and a second surface (lower surface – towards bottom of figure) wherein the second surface is on an opposite side of the substrate with respect to the first surface (clearly seen in figure 8);

a thin film transistor (formed over "polysilicon island" – also see figure 2) formed over the first surface of the substrate (see elements 6KA; 3KA; and said island in relation to substrate 41 – clearly formed over substrate);

a planarizing film (52) formed over the thin film transistor (see column 7, lines 17 - 19);

a first electrode ("anode electrode" – 72) formed on the planarizing film (52) and electrically connected to the thin film transistor (see column 7, lines 25 - 29);

an emission layer (82) formed over the first electrode (72);

a second electrode ("top electrode" - 84) formed over the emission layer (see column 9, lines 57 - 60).

However, Tang et al. do not disclose: (a) a passivation film additionally formed over the thin film transistor and under the first electrode and the emission layer; (b) wherein the thin film transistor has an LDD region and a gate electrode partly overlapping the LDD region; and (c) wherein the second surface of the substrate has a spherical configuration which acts as a lens.

In regards to item (a), Official Notice (MPEP § 2144.03) is taken that both the concepts and advantages of forming a passivation film over a thin film transistor and under a first electrode and emission layer are well known and expected in the art. At the time the invention was made, it would have been obvious to one with ordinary skill in the art to have to have formed a passivation film over a thin film transistor and under the first electrode and emission layer of Tang et al. for the advantage of preventing corrosion and improving light transmissibility.

In regards to item (b), Hamada also discloses an electroluminescence display device having a thin film transistor. Specifically, Hamada teaches, in figure 8, an electroluminescence display device (41) having a thin film transistor (43). Hamada further teaches, in figure 8 and in column 7 (line 62) – column 8 (line 41), wherein the thin film transistor (41) has an LDD region and a gate electrode (46) partly overlapping the LDD region (clearly seen in figure 8).

At the time the invention was made, it would have been obvious to one with ordinary skill in the art to have included a feature wherein the thin film transistor has an LDD region and a gate electrode partly overlapping the LDD region (as taught by Hamada) in the electroluminescence display device (disclosed by Tang et al.) for the advantage of *increasing the ON/OFF ratio of the TFT and to suppress leak current in the OFF state* (see column 9, lines 17 – 20).

Art Unit: 2622

In regards to item (c), Nishiguchi also disclose a display device having a substrate with two opposing surfaces. Specifically, Nishiguchi teaches, in figure 7, a display device (131) having a substrate (101b) with a first surface (towards the left-side of the figure) and an opposing second surface (towards the right-side of the figure). Nishiguchi further teaches, in figure 7 and in column 20 (lines 1-30), wherein the second surface of the substrate has a spherical configuration which acts as a lens.

Page 12

At the time the invention was made, it would have been obvious to one with ordinary skill in the art to have included a feature wherein the second surface of the substrate has a spherical configuration which acts as a lens (as taught by Nishiguchi et al.) in the electroluminescence display device (disclosed by Tang et al. – as modified by Hamada) for the advantage of ensuring increased width of viewing in left/right directions of an image viewing zone (see column 6, lines 64 - 67).

- 17. As for Claims 37, 43, 55, and 61, Tang et al. disclose, as stated in column 7 (lines 45 50), wherein said emission layer (82) comprises an organic electroluminescence material.
- 18. As for Claims 38, 44, 56, and 62, Tang et al. disclose, Tang et al. disclose, as stated in column 9 (lines 50 57), wherein said emission layer (82) comprises an inorganic electroluminescence material.
- 19. As for Claims 39, 45, 57, and 63, Tang et al. disclose a planarizing film (52) formed over the thin film transistor (see column 7, lines 17 19); however, Tang et al. do not disclose wherein the planarizing film (Claims 39 and 57) or the passivation film (Claims 45 and 63) comprises a resin.

However, Official Notice (MPEP § 2144.03) is taken that both the concepts and advantages of a planarizing film comprising a resin are well known and expected in the art. At the time the invention was made, it would have been obvious to one with ordinary skill in the art to have a provided a planarizing film comprising a resin for the advantage of (1) easiness of film formation; (2) easiness in film thickening; (3) low parasitic capacitance; and (4) excellent flatness.

- 20. <u>Claims 40, 41, 46, 47, 58, 59, 64, and 65</u> are rejected under 35 U.S.C. 103(a) as being unpatentable over Tang et al. (US 5,550,066) in view of Hamada (US 6,114,715) in view of Nishiguchi (US 6,046,787) in further view of Takahara (US 6,219,113 B1).
- As for Claims 40, 41, 46, 47, 58, 59, 64, and 65, Tang et al. (as modified by Nishiguchi and Hamada) disclose, as shown in figure 8, an electroluminescence display device; however, Tang et al. is silent with respect to providing the display device in a video/digital camera or in a viewfinder of a video/digital camera.

On the other hand, Takahara also disclose an electroluminescence display device display device. Specifically, Takahara teaches, in figures 218 – 225 and as stated in columns 3 (lines 33 – 41), 4 (lines 1 – 14), 54 – 57, 122, and 124, an electroluminescence display device. Takahara further teaches, in figures 218 – 225 and in column 122 (line 37) – column 124 (line 40), providing the electroluminescence display device in a video/digital camera or in a viewfinder of a video/digital camera.

At the time the invention was made, it would have been obvious to one with ordinary skill in the art to have included the electroluminescence display device in a video/digital camera

or in a viewfinder of a video/digital camera (as taught by Takahara) in the electroluminescence display device (disclosed by Tang et al. – as modified by Nishiguchi and Hamada) for the advantage of providing a display device with a wide view angle and faster response speed.

# Conclusion

22. Any inquiry concerning this communication or earlier communications from the Examiner should be directed to Justin P Misleh whose telephone number is 571.272.7313. The Examiner can normally be reached on Monday through Friday from 8:00 AM to 5:00 PM.

If attempts to reach the Examiner by telephone are unsuccessful, the Examiner's supervisor, Vivek Srivastava can be reached on 571.272.7304. The fax phone number for the organization where this application or proceeding is assigned is 571.273.8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Justin Misleh Examiner, GAU May 29, 2007